Patent Application Docket No. UF-289C2 Serial No. 10/755,008

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Examiner

Kristie Latrice Brooks

Art Unit

1609

Applicants

Raghavan Charudattan, Matthew Scott Pettersen, Ernest Hiebert

Serial No.

10/755,008

Conf. No.

7738

Filed

January 8, 2004

For

Use of Tobacco Mild Green Mosaic Virus (TMGMV) Mediated

Lethal Hypersensitive Response (HR) as a Novel Method of Weed

Control

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

## DECLARATION OF RAGHAVAN CHARUDATTAN, Ph.D., UNDER 37 CFR §1.132

Sir:

I. Raghavan Charudattan, Ph.D., hereby declare:

THAT, I am a co-inventor of the subject matter claimed in U.S. Patent Application Serial No. 10/755,008, along with Dr. Ernest Hiebert and Matthew Scott Pettersen;

THAT, I am a co-author on the following publication:

Pettersen, M., Charudattan, R., Hiebert, E., and Zettler, F. W., Tobacco mild mosaic virus (TMGMV) induces a lethal response in tropical soda apple (Solanum viarum Dunal),

Phytopathology, June 2001, vol. 91, No. 6 supplement, pp.S71-72.

And being thus duly qualified, do further declare as follows:

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In the course of the research conducted on TMGMV by Dr. Ernest Hiebert, Matthew Scott Pettersen, and myself, we were assisted to varying degrees by several people, including Dr. Francis William Zettler. Dr. Zettler was Mr. Pettersen's undergraduate mentor and was listed as a co-author on the above-referenced publication to recognize his role as Mr. Pettersen's mentor. Although the efforts of Dr. Zettler were greatly appreciated, he did not contribute to the conception of the claimed invention. Therefore, Dr. Zettler was not included as a co-inventor on the subject application.

I hereby further declare that all statements made berein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

By: 1. Who dattar

Date: February 9, 2008